



ICF Kaiser Engineers, Inc.  
160 Spear Street, Suite 1380  
San Francisco, CA 94105-1535  
415/882-3000 Fax 415/882-3199

SFUND RECORDS CENTER  
88048344

### MEMORANDUM

TO: Nancy Woo, Remedial Project Manager  
Enforcement Response Section (H-7-1)

THROUGH: Stewart Simpson, FASP Task Monitor  
Laboratory Support Section (P-3-1)

FROM: Daniel P. Rodoni, Environmental Geologist  
Environmental Services Assistance Team (ESAT)

DATE: October 25, 1994

SUBJECT: Residual Materials from the 1994 Soil Investigation near the  
Montrose Chemical Corporation Superfund Site in Southern Los  
Angeles County, California

Residual materials, including used personal protective equipment (PPE), disposable sampling equipment, decontamination fluid, and immunoassay residual water were left in four 55 gallon capped steel barrels on site for transport and incineration by USPCI. The inventory of residual materials left at the site includes:

- Two 55 gallon capped steel barrels full of used PPE and disposable equipment, including Tyvek suits; vinyl, latex, and nitrile gloves; plastic bags; caution tape; plastic sheeting; and paper towels.
- One 55 gallon capped steel barrel full of decontamination water.
- One 55 gallon capped steel barrel containing a 5 gallon plastic jug full of immunoassay residual water, and a cardboard box full of plastic bags, pipets, paper towels, and disposable laboratory equipment.

Samples of the decontamination water and immunoassay residual water were analyzed by the EPA Region IX Laboratory for semivolatile organic compounds (SVOCs), pesticides/polychlorinated biphenyls (PCBs), and additional compounds. Results of pesticides/PCBs analyses are attached to this memorandum. Note that none of these samples would qualify as a Resource Conservation and Recovery Act (RCRA) waste based on these analyses.

USPCI, the waste hauler selected by Stewart Simpson, has been contracted to remove and incinerate the aforementioned residual materials. Prior to characterization, removal, transportation, and incineration of the waste, USPCI requires that a Waste Profile Sheet (WPS) be completed and signed by the waste generator. The attached WPS has been completed and needs to be signed by EPA. The WPS is not a manifest for the transport and disposal of the

waste, but a document which describes the waste and identifies the party responsible for the waste. A manifest will be required to be signed by EPA prior to the removal of the waste. This manifest will be provided to EPA for signature once the waste has been characterized by USPCI. It will not be necessary that an EPA representative be present at the Montrose site to sign the manifest. The manifest may be signed and sent via facsimile or mail to USPCI prior to the removal of the waste. Please sign and return the attached WPS as soon as possible.

If you have any questions or comments please call Dan Rodoni at (415) 882-3043.

Attachments: two